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NITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov ATTORNEY DOCKET NO. FILING DATE FIRST NAMED INVENTOR CONFIRMATION NO. MICH 2 00001 7166 07/29/2003 Thomas Micheel 10/629,169 **EXAMINER** 04/06/2006 27885 7590 FLETCHER, MARLON T FAY, SHARPE, FAGAN, MINNICH & MCKEE, LLP 1100 SUPERIOR AVENUE, SEVENTH FLOOR PAPER NUMBER ART UNIT CLEVELAND, OH 44114 2837

DATE MAILED: 04/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)	
Office Action Summers		10/629,169)	MICHEEL, THOMAS	
	Office Action Summary	Examiner		Art Unit	
		Marton T. F	letcher	2837	
	The MAILING DATE of this commun	nication appears on the	cover sheet with the c	correspondence addres	is
WHIC - Exter after - If NO - Failu Any I	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE N cisions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come period for reply is specified above, the maximum s re to reply within the set or extended period for reply eply received by the Office later than three months ed patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF TH s of 37 CFR 1.136(a). In no ever munication. tatutory period will apply and will y will, by statute, cause the appli	S COMMUNICATION nt, however, may a reply be tire expire SIX (6) MONTHS from cation to become ABANDONE	N. nely filed the mailing date of this commu	
Status					
1)⊠	Responsive to communication(s) file	ed on 29 July 2003.			
2a)□	• •	2b)⊠ This action is no	on-final.		
′=	Since this application is in condition	<i>'</i> —		osecution as to the me	erits is
	closed in accordance with the pract	•	·		
Dispositi	on of Claims				
4) 🛛	Claim(s) 1-19 is/are pending in the	application.			
•	4a) Of the above claim(s) is/a	• •	sideration.		
	Claim(s) is/are allowed.				
6)⊠	Claim(s) 1-19 is/are rejected.				
7)	Claim(s) is/are objected to.				
8)[Claim(s) are subject to restri	iction and/or election re	equirement.		
Applicat	ion Papers				
9)[The specification is objected to by the	he Examiner.			
10)	The drawing(s) filed on is/are	e: a) accepted or b)	objected to by the	Examiner.	
	Applicant may not request that any obje	ection to the drawing(s) b	e held in abeyance. Se	ee 37 CFR 1.85(a).	
	Replacement drawing sheet(s) including	g the correction is require	ed if the drawing(s) is of	ojected to. See 37 CFR 1	1.121(d).
11)	The oath or declaration is objected	to by the Examiner. No	te the attached Office	e Action or form PTO-	152.
Priority	under 35 U.S.C. § 119				
	Acknowledgment is made of a claim All b) Some * c) None of:			a)-(d) or (f).	
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	application from the Internati	· -		ed III tilis National Ste	ige .
* ;	See the attached detailed Office acti	·		ed.	
Attachme	nt(s)				
	ce of References Cited (PTO-892)		4) Interview Summar		
3) 🛛 Info	ce of Draftsperson's Patent Drawing Review mation Disclosure Statement(s) (PTO-1449 or No(s)/Mail Date		Paper No(s)/Mail II 5) Notice of Informal 6) Other:	Date Patent Application (PTO-15	52)

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DETAILED ACTION

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Claim Objections

1. Claims 3 and 6 are objected to because of the following informalities: The claims have grammatical errors. Eg. Claim 3 recites "includes a base slot designed receive a portion" which is not clearly written. Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-8, 11, 12, 16, and 19, are rejected under 35 U.S.C. 102(e) as being anticipated by May (2005/0274854).

As recited in claim 1, May discloses a drum stand comprising: a base (135) having a plurality of leg connectors and a sound opening; and, a plurality of leg members (131), each leg member having a presser portion (139) adapted to engage drum (140, 141) and a plurality of base connectors (134) designed to releasably connect said leg to said base, each of said connectors on said legs spaced from one another along a longitudinal axis of each of said legs, each of said connectors defining a

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different connection location along the longitudinal axis of said leg for connection to said base.

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As recited in claim 2, May discloses the drum stand, wherein said drum is a conga drum (figures 30 and 31).

As recited in claim 3, May discloses the drum stand, wherein at least said leg connector on said base includes a base slot designed to receive a portion of one of said legs, wherein said base slot includes at least one groove designed to receive a corresponding groove on said base connector of said leg (figure 8 and 29).

As recited in claim 5, May discloses the drum stand, wherein said base includes three leg connectors that are substantially symmetrically oriented about an outer perimeter of said base (figures 29-31).

As recited in claim 6, May discloses the drum stand, wherein at least one leg has one base connector spaced from a bottom end of said leg a distance of about 1-20% of the total longitudinal length of said leg, and another base connector spaced from the bottom end of said leg a distance of about 30-80% of the total longitudinal length of said leg (figures 29-31).

As recited in claim 7, May discloses the drum stand, wherein at least one leg has one base connector oriented differently from said another base connector (figure 30).

As recited in claim 11, May discloses the drum stand, wherein said support arrangement includes an adjustable tension mechanism to adjust tension about said drum (abstract).

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As recited in claim 12, May discloses the drum stand, wherein said support arrangement is at least partially secured to at least one of said legs (figures 27, 30, 31).

As recited in claim 16, May discloses the drum stand, wherein said support arrangement includes a flexible support at least partially secured to at least one of said legs and at least one retainer designed to limit movement of said flexible support, said at least one retainer at least partially secured to said base (abstract).

As recited in claim 16, May discloses the drum stand, including a secondary device support design to connect to at least one of said base connectors, said secondary device support adapted to connect to a device selected from the group consisting of drums (figures 1 and 2).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 8 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over May.

May is discussed above. May does not disclose a compressible material nor a strap, cord, or band.

Official Notice is taken with respect to it being well known in the art to provide

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compression material and straps or cords to add support and protection in support devices.

It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the teachings of the well known teachings of using compression material and a strap to provide a more secure support to the drum.

6. Claims 9, 10, 13-15, and 18, are rejected under 35 U.S.C. 103(a) as being unpatentable over May in view of Liao (6,040,514).

May is discussed above. May does not disclose a circular opening.

However, Liao (claim 9) discloses a drum stand, wherein said sound opening in said base has a cross-sectional shape selected from the group consisting of circular shape, said opening having a cross-sectional area that is greater than a cross-sectional area of a base of said drum (figures 3 and 6).

Liao (claim 10) discloses a drum stand, further including a support arrangement adapted to engage a base region of said drum to at least partially support said drum and prevent said drum from engaging sides of said opening in said base (figures 2 and 6).

Liao (claims 13-15) discloses a drum stand, wherein at least one of said legs includes a plurality of openings designed to at least partially secure said support arrangement to said leg and wherein said base includes a plurality of openings designed to at least partially secure said support arrangement to said base (figure 3).

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Liao (claim 18) discloses a drum stand, wherein at least one of said legs includes a grasp opening (figure 3).

It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the teachings Liao with the apparatus of May, because the teachings provide a more sturdy support.

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See PTO 892 form.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marlon T. Fletcher whose telephone number is 571-272-2063. The examiner can normally be reached on M-w, F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Martin can be reached on 571-272-2107. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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MARLONT. FLETOHER
PRIMARY EXAMINER

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This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to compelte this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unders it contains a valid OMB control number. Complete If Known Application Number (Substitute for Form 1449A/PTO) Filing Date **INFORMATION DISCLOSURE** First Named Inventor Thomas Michael STATEMENT BY APPLICANT Art Unit **Examiner Name** NON PATENT LITERATURE DOCUMENTS Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-Issue number(s), publisher, country, where published, source. Cite No.1 Examiner Initials Design Patent Application Serial No. 29/164,019 filed July 17, 2003 entitled CONGA STAND<u>.</u>--Date Considered Examiner -Signature

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Notice of References Cited Application/Control No. 10/629,169 Examiner Marlon T. Fletcher Applicant(s)/Patent Under Reexamination MICHEL, THOMAS Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-2005/0274854	12-2005	May, Randall L.	248/171
*	В	US-6,040,514	03-2000	Liao, Tsun-Chi	84/421
*	С	US-6,949,703	09-2005	Heubeck, Udo	84/421
*	D	US-2002/0184991	12-2002	Brando, Marlon	84/411.00R
*	Ε	US-5,335,575	08-1994	Hoshino, Yoshiki	84/421
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